

About the nature of legal construction of civil law and its discipline particularity

Aleksandrovich B.

Kazan Federal University, 420008, Kremlevskaya 18, Kazan, Russia

Abstract

Aim: to reveal the nature of legal construction in civil law. Approaches: The general methodology is based on general scientific (dialectical) method of legal reality perception, which made it possible to consider the problematic of legal construction in civil law. The private scientific methods of perception such as formal -legal, comparative legal, logic methods were used in the course of the research. Results: The nature of legal construction in civil law was educed by means of legal construction's discipline particularities' analyze. The unity and the differentiation of legal construction in civil law and the construction of other discipline accessory are revealed on the example of contact's legal construction. Academic novelty: In the article the author's definition on legal construction in civil law is given, its discipline characteristics are identified. Practical significance: Given theoretical conditions can be used in the work of rule-making bodies in the improvement of acting legislation's norms, for the expertise of regulatory acts with a view to find out the collisions, in educational process in the framework of teaching the course on Civil law. © IDOSI Publications, 2013.

<http://dx.doi.org/10.5829/idosi.wasj.2013.27.06.13701>

Keywords

Civil, Civil law, Contract, Legal constructions, The constructions of civil law